

## **ARRO Staff**

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CARE OVOICEADVOCATE

CHOICES

**FAIR CHANCES** 

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April 19th, 2019

Criminal Justice Committee House of Representatives:

I have spoken to Brandon DuBois Representative Brann's clerk and requested to get a meeting with Representative Brann and to be given the opportunity to testify before this bill is passed through the house and was referred to this committee. I have sent opposition a few weeks ago, and have started a campaign in opposition to House Bills 4031 and 4032.

In the last few years our Legislators have come together in a Bi-Partisan manner and Michigan can be proud of the fact that we have become "Smart on Crime" while keeping our streets safer. The data in Michigan supports that the work our Legislators have done has made a difference.

House Bills 4031 and 4302 take a step backwards to the progress made in criminal justice reform. The statute as it currently reads works good for clients in the system. To increase fines and fees to a set amount of \$30.00 a month is outrageous for clients that are mounted with debt for restitution, child support, child care, and taking care of their families. No one disputes that people that commit crimes must have consequences but putting an extra burden in fines, fees, and GPS monitoring continues to keep people in poverty instead of allowing them a real second chance at redemption. If you keep the statute the way it is currently and clarify how fees and fines can be waived for the indigent, justice would be better served and Michigan would continue in the bragging rights of lower crime rates and recidivism. It would be more beneficial to have clients do community service by cleaning our highways or having them fill in all the pots holes until we can pay to get the roads paved. The State of Michigan would benefit more from community service than fines and fees that they won't ever see.

The current statute allows for a sliding scale based on a client's income. I run a probation and parole program and not one of the clients pay more than \$20 a month, and instead most pay \$7.50 a month. I can provide you this documentation. The current statute allows for indigent clients' fees to be waived by their probation agent and Michigan Department of Corrections. In the current bill there is NO mechanism in place to define indigent or who will be eligible. If they are unable to pay and was not considered indigent, they have to pay an attorney to get the fines and fees waved, adding even more fees and debt for the client. Leaving indigency qualifications up to the MDOC's or a judge's digression leaves room for conflict and bias.

Please accept this written testimony in opposition of House Bills 4031 and 4032. This is our second submitted testimony as we have acquired more information since that time. We hope that this information will influence your decision for the vote next Tuesday, April 23<sup>rd</sup>. This is one piece of legislation that doesn't need to be fixed and legislators should spend more time on bills that will help the State of Michigan.

Sincerely.

Monica Jahner-Manager

Mia Dawson-Intern

STATE OF MICHIGAN  30th Circuit Court - Ingham County	ORDER	ORDER OF PROBATION		CASE NO. (1)18-355-FH		
ORI: MI330055J Court 313 West	Kalamazoo, 3rd l Michigan 48933	Floor		Court Teleph	(517	7)483-6500
THE PEOPLE THE STATE OF MICHIGAI OF Ingham County	N	v	Defendant's nam	e, addre	ss and telephone	э по,
			CTN 33- 18002410- 01	TCN	SID 5611194K	DOB 01/22/2000
Probation Officer: MICHAEL J Offenses: (1) 750.110A2 - Home Invasion - 1st Degra  X Judgment of guilt is deferred under: MCL 333,7411, Controlled Substance Act MCL 600.1070, Drug Treatment Court	ee MCL	750.350a, Paren	ital Kidnapping	X MO	CL 762.14, Youth	ful Trainee
Pursuant to 18 USC 922(g)(8), the court lour of one or more persons as defined in 19 USC 1T IS ORDERED that the defendant be placterm indicated, and the defendant shall:  1. Not violate any criminal law of any unit 2. Not leave the state without the consent 3 Make a truthful report to the probation of as the probation officer may require, eit as required by the probation officer.  4. Notify the probation officer immediately address or employment status.  5. Not Purchase or possess a firearm  6. a. The due date for payment is 6. b. Total amount due may be paid in installments of \$  and paid in full by the due sentence or by  Fines, costs and fees not paid within 56 penalty on the amount owed.  7. Pay a supervision fee to the Departmentation amount of \$  Total amount due may be paid in installments of \$  payable to the State of Michigan.	nd, at a hearing, that C 922(g)(8) and 18 is ced on probation used on probation used on probation used on probation used on this court, officer monthly, or her in person or in of any change of the court.  (Needed for NC)	the defendant r USC 921 (32) and ander the super 6, as often a writing, IC entry)  per e judgement of owed or of any	Pay the Fine Costs Cost Cost	ible thre 9. "Ne robation ne follow tim Asse ee	at to the physical eded for NCIC en officer named ving to the course seems statement of the course seems see	safety htry, above for the rt: 30.00 00.00 3.00
8. Comply with the attached wage assi	gnment order.					
9. Other:						
or other place unless the field location.  11. 02.4 You must no for you by a legal of the field location.  12. 03.1 You must part of you must part of you must observed the field location.  13. 04.16 You must observed the field location with the field location in the field location.	t use or possess a es where the primal ald agent has first t use or possess a licensed physician rticipate in an adu ey all Court Order mply with written o ake genuine efforts	ary purpose is given you writt any controlled s , or be with an It education or s. or verbal orders s to find and ma	to serve alcoho en permission l substances or c yone you know GED program s made by the f aintain legitima	olic bevo for your drug par to poss as direct field age ate empl	erages for drint employment a raphemalia, uni sess these item cted by the field ent. oyment of a mi	king on site, t a specific less prescribed is. I agent.
	ek unless engage ing verification of					

16	3. 08.0	unless you first obtain written permission from the field agent.  You must serve jail time as follows: 12 days, with credit for 12 days served.
17	7. 08.18	You must pay \$ 68 State Cost as ordered by the Court.
-18	3. 08.2	You must pay a crime victim's assessment in the amount of \$ 130 as ordered by the court.
19	9. 08.6	You must pay attorney fees of \$ 200 as ordered by the court. These fees may be paid at the rate of \$ per month.
20	0. 09.01	You must obey standard conditions of Probation as set forth by your probation agent.
2	1. 09.02	Not purchase or possess a firearm. (Needed for NCIC entry)
22	2. 09.03	Shall obey all rules and regulations of all court-ordered programs.
2:	3. 09.04	Total amount due shall be paid on a pro rata monthly basis as directed, and paid in full by the end of probation, unless otherwise ordered. Fine, costs, and fees not paid within 56 days of the date owed are subject to a 20% late penalty on the amount owed. If a cash bond/ bail was personally posted by the defendant, payment toward the total is to first be collected out of that bond/ bail and allocated as specified under MCL 775.22.
24	1. 09.80	You must execute a wage assignment to pay restitution if you are employed and miss two regularly scheduled payments.
2	5. 09.81	Any remaining bond monies must be applied to fines and costs.

not give reason to be terminated or voluntarily terminate your employment or alternative program

Failure to comply with this order may result in a revocation of probation and incarceration.

		P12056
Date	Judge The Honorable William E. Collette	Bar No.

I have read or heard the above order of probation and have received a copy. I understand and agree to comply with this order. I also understand that federal and/or state law may prohibit me from possessing or purchasing ammunition or a firearm (including a riffe, pistol, or revolver) if the court found I represent a credible threat to the physical safety of a named person and/or explicitly prohibited (in item 9) the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury to that named person.

Date Defendant's signature

If the judgment of guilt is deferred as stated above, the clerk of the court shall advise the Michigan State Police Criminal Justice Information Center of the disposition as required under MCL 769.16a. A case in which judgment of guilt is deferred shall be maintained as a nonpublic

CC 243a (3/14) ORDER OF PROBATION MCL 600.4803, MCL 769.1a, MCL 771.1 et seq., MCL 775.22, MCL 780.826, MCR 6.445, 18 USC 922(g)(8)(c)

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STATE OF MICHIGAN  30th Circuit Court - Ingham County	ORDER OF PROBATION	CASE NO. (1)17-513-FH	
	Kalamazoo, 3rd Floor ichigan 48933	Court (517)483-6500 Telephone:	
THE PEOPLE THE STATE OF MICHIGAN OF Ingham County	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	e, address and telephone no.	
	CTN 33- 17003364- 01	TCN SID DOB 05/05/1997	
Probation Officer: MICHAEL J	GLEASON Term: 2 y	ear(s) (10/11/2017)	
Offenses: (1) 750 543M - False Report or Threat of Te	prociem		
X   Judgment of guilt is deferred under:   MCL 333,7411, Controlled Substance Act   MCL 600.1070, Drug Treatment Court	MCL 750,350a, Parental Kidnapping Act MCL 600.1095, Mental Health Court	X MCL 762.14, Youthful Trainee Status	
		MCL 600,1206, Veterans Court	
of one or more persons as defined in 19 USC IT IS ORDERED that the defendant be place term indicated, and the defendant shall:  1. Not violate any criminal law of any unit of 2. Not leave the state without the consent of 3 Make a truthful report to the probation of 4 as the probation officer may require, eith 5 as required by the probation officer.  4. Notify the probation officer immediately of 8 address or employment status.  5. Not Purchase or possess a firearm.  6. a. The due date for payment is 9 and paid in full by the due of 9 sentence or by 9 Fines, costs and fees not paid within 56 de 9 penalty on the amount owed.  7. Pay a supervision fee to the Department of 9 amount of \$ 1 Total amount due may be paid in 1 installments of \$ 2 payable to the State of Michigan.	of this court. ficer monthly, or as often er in person or in writing, of any change of  (Needed for NCIC entry)  Per  State Cost Drug Cour Other TOTAL  per  statestated on the judgement of lays of the date owed or of any installment part of Corrections in the  180.00  Total cost Total	9. **Needed for NCIC entry, robation officer named above for the ne following to the court:  S S S S S S S S S S S S S S S S S S	
8. Comply with the attached wage assign	nment order.		
9. Other:			
or other places unless the field location.  8. 02.1 You must come not attempt to obstruct, tamp	use or possess alcoholic beverages or other in swhere the primary purpose is to serve alcohol d agent has first given you written permission of apply with the requirements of alcohol testing dis submit any fraudulent or adulterated samples er, or otherwise interfere with the testing process.	olic beverages for drinking on site, for your employment at a specific rected by the field agent. You must for testing. You must not hinder.	
9. 02.2 You must com attempt to sub obstruct, tamp	t the time of testing.  ply with the requirements of drug testing direct  mit any fraudulent or adulterated samples for the content of the testing process  the time of testing.	testing. You must not hinder.	

	02.4	You must not use or possess any controlled substances or drug paraphernalia, unless prescribed for you by a licensed physician, or be with anyone you know to possess these items. You must complete outpatient or residential substance abuse treatment when you are referred by
12.	02.9	the field agent. You must complete a substance abuse assessment when you are referred by the field agent.
13.	03.4	You must complete the MRT and Tri-Cap program, and then Cristo Rey after Tri-Cap.
14.	03.6	You must complete the Michigan Department of Corrections Special Alternative Incarceration Program, including all aftercare programming and supervision.
	03.7	You must comply with the Michigan Department of Corrections Electronic Monitoring Program and/or remote alcohol monitoring when referred by the field agent and reimburse the State at a rate established by the Michigan Department of Corrections.
16.	04.0	You must not enter Sexton High School unless you first obtain written permission from the field agent.
	04.16	You must obey all Court Orders.
	04.18	You must not engage in any assaultive, abusive, threatening, or intimidating behavior.
19.	04.19	You must not have verbal, written, electronic, or physical contact, without permission of the field agent, with anyone you know to have a felony record. You must not have verbal, written, electronic, or physical contact with anyone you know to be engaged in any behavior that constitutes a violation of any criminal law of any unit of government.
20.	04.20	You must not use any object as a weapon. You must not own, use, or have under your control or area of control a weapon of any type or any imitation of a weapon. You must not be in the company of anyone you know to possess these items.
21.	04.21	You must contact the supervising field agent no later than the first business day following your placement on probation or release from jail.
22.	04.22	You must comply with written or verbal orders made by the field agent.
23.	04.23	You must allow the field agent into your residence at any time for probation supervision.
	09.04	SSSPP Intake completed on 5/7/18. All conditions of SSSPP were discussed. Defendant remanded pending transport to SAI. Defendant must complete all aftercare, AA/NA, and NWI.
	04.24	You must submit to a search of your person and property, including but not limited to your vehicle, residence, and computer, without need of a warrant if the field agent has reasonable cause to believe you have items which violate the conditions of your probation.
	04.25	You must report any arrest or police contact, loss of employment, or change of residence to the field agent within 24 hours, weekends and holidays excepted.
26.	04.5	You must not have verbal, written, electronic, or physical contact with Erika DeLong, either directly or through another person and you must not be within 500 feet of their residence, school, or place of employment.
27.	06.4	You must make genuine efforts to find and maintain legitimate employment of a minimum of 30 hours per week, unless engaged in an alternative program approved by the field agent. You must provide ongoing verification of employment or alternative program to the field agent. You shall not give reason to be terminated or voluntarily terminate your employment or alternative program, unless you first obtain written permission from the field agent.
28.	08.0	You must serve jail time as follows: 2 days, with credit for 2 days served.
	08.16	You must comply with DNA testing and pay a \$ 60 fee as ordered by the Court.
	08.2	You must pay a crime victim's assessment in the amount of \$ 130 as ordered by the court.
	09.01	Defendant to be placed on 90 days MDOC tether after Tri-Cap.
32.	09.02	AA/NA/CA as directed 2 per week for the 1st 6 months and then as directed.
33.	09.03	Shall obey all rules and regulations of all court-ordered programs.
35,	09.80	At a 05/02/18 Bench Warrant Arraignment Hearing, the defendant was sentenced to Continue HYTA Probation, and was remanded to the Ingham County Jail until placement in Swift and Sure
		Sanctions Probation Program and transport to the 90 day Special Alternative Incarceration Boot
	09,81 09.82	Camp probation program. Also assessed was a \$150 Bench Warrant Fee.  The defendant must successfully complete the Swift and Sure Sanctions Probation Program.  It is further ordered that the Probation Officers of this Court or any other supervising agent are
		hereby authorized and empowered pursuant to MCL 771.4 to affect the apprehension, detention and confinement of the defendant, up to 72 hours, on reasonable cause to believe that the defendant has violated a condition of the probation order for for conduct inconsistent with the public good.
8.2		277

Fallure to comply with this order may result in a revocation of probation and incarceration.

			P23262
Date	Judge The Honorable Clinton	Canady lil	Bar No.

I have read or heard the above order of probation and have received a copy. I understand and agree to comply with this order. I also understand that federal and/or state law may prohibit me from possessing or purchasing ammunition or a firearm (including a rifle, pistol, or revolver) if the court found I represent a credible threat to the physical safety of a named person and/or explicitly prohibited (in item 9) the use, attempted use, or threatened use of physical force that would reasonably be expected to cause bodily injury to that named person.